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ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, state bar number, and address):   Robert V. Gonzales   PO BOX 7804     SLT, CA 96158   FILED     TELEPHONE NO.: 530-523-3822   FAX NO.:     ATTORNEY FOR (Name):     NAME OF COURT: UNITED STATES DISTRICT COURT, CENTRAL DISTRICT OF CALIFORNIA     STREET ADDRESS: 411 4th St.     MAILING ADDRESS: Room 1053     CITY AND ZIP CODE. Santa Ana, CA 92701     BRANCH NAME: Southern Division     PLAINTIFF: Robert V. Gonzales     DEFENDANT: The Regents of the University of California     APPLICATION FOR	
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ORDER FOR ISSUANCE OF WRIT OF ATTACHMENT ORDER FOR ISSUANCE OF ADDITIONAL WRIT OF ATTACHMENT   After Hearing	
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After Hearing	Sx)
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(1)	

- 3. Attachment is sought to secure recovery on a claim upon which attachment may issue under Code of Civil Procedure section 483.010.
- 4. Attachment is not sought for a purpose other than the recovery on a claim upon which the attachment is based.
- 5. Plaintiff has no information or belief that the claim is discharged or the prosecution of the action is stayed in a proceeding under Title 11 of the United States Code (Bankruptcy).

S	HORT TITLE:	CASE NUMBER:
_	Gonzales v. Regents	8:23-cv-01788-JVS(KESx)
6.	Plaintiff's claim or claims arise out of conduct by the defendant who is a natural personal claim or claims are not based on the sale or lease of property, a license to use proposed money where any of the foregoing was used by the defendant primarily for personal conductions.	erty, the furnishing of services, or the loan
	The facts showing plaintiff is entitled to a judgment on the claim on which the attachment in the  a.  verified complaint.  b. attached affidavit or declaration.  c. In the structure of the proof of t	is based are set forth with particularity
8.	The amount to be secured by the attachment is: \$ a.  which includes estimated costs of: \$ b.  which includes estimated allowable attorney fees of: \$	
	Plaintiff is informed and believes that the following property sought to be attached for white attachment:  a.	
	d. Property covered by a bulk sales notice with respect to a bulk transfer by defend property (describe):	dant on the proceeds of the sale of such
	e.   Plaintiff's pro rata share of proceeds from an escrow in which defendant's liquor	license is sold (specify license number):
10.	Plaintiff is informed and believes that the property sought to be attached is not exempt	from attachment.
11.	The court issued a Right to Attach Order on (date): (Attach a copy.)	
12.	Nonresident defendant has not filed a general appearance.	

		#:2413				
SHORT TITLE:			CASE NUMBER:			
_		Gonzales v. Regents	8:23-cv-01788-JVS(KESx)			
13.	<ul> <li>a. Plaintiff  alleges on ex parte application for order for writ of attachment is informed and believes on application for temporary protective order that plaintiff will suffer great or irreparable injury if the order is not issued before the matter can be heard on notice because (1) it may be inferred that there is a danger that the property sought to be attached will be</li> <li>(a) concealed.</li> <li>(b) substantially impaired in value.</li> <li>(c) made unavailable to levy by other than concealment or impairment in value.</li> <li>(2) defendant has failed to pay the debt underlying the requested attachment and is insolvent as defined in Code of Civi</li> </ul>					
		Procedure section 485.010, subdivision (b)(2).  (3) a bulk sales notice was recorded and published pursuant to Division 6 of	the Commercial Code with respect to a bulk			
		transfer by the defendant.				
	(4) an escrow has been opened under the provisions of Business and Professions Code section 24074 with respect to the sale by the defendant.					
		(5) A other circumstances (specify):				
	University officials have wrongfully invoked the use of a State criminal statute twice in my student conduct case (Docs. 9, 21, 44, 41, 53). If one is not permitted to gather authentic evidence to prove when someone in an official capacity is lying, it would seem that anything is permitted of those in a position of authority who may refuse to be recorded, antithetical to due process and other values that our Constitution was founded upon (Doc. #56). Preventing me from swiftly and effectively proving lies in a professional setting would not be an act done in good faith.					
	<ul> <li>b. The statements in item 13a are established by</li></ul>					
		1. Mr. Coronel knew that a) making substantive lies in a student conduct case is not within the from proving any lies by preventing me from keeping authentic records of the official proceedin 2. Dr. Tau knew that a) making substantive lies in a student conduct case is not within the scop proving any lies by preventing me from keeping authentic records of the official proceeding wh 3. Aside from the university's failure to originally investigate whistleblower matters in early 202 in the two administrative processes above has contributed the next most to these circumstances	ng where the lies occurred (Ex. $B(1\&3)$ Docs. $9\&21$ ). e of his duties; and b) he would be preventing me from ere the lies occurred (Ex. $A(10-12)$ Doc. #41). 20, the wrongful invocation of a State criminal statute			
14.	14.  Plaintiff requests the following relief by temporary protective order (specify):					
		(1) Expedited reversal of my academic hold and disciplinary probation; and (2) Order the Regents to systemwide policy a) permitting the keeping of video and audio recordings of non-class-related office expectations of privacy; and b) prohibiting the wrongful use, threat of use, or implied invocation of	cial university activities according to reasonable			
15.	Pla a. b.	intiff  has filed an undertaking in the amount of: \$  has not filed an undertaking.				
Date	: A	Gebruary 28, 2025				
Date	, <u>1</u>	_ , ,	y Gonzales			
	(T		E OF PLAINTIFF OR PLAINTIFF'S ATTORNEY)			
DECLARATION						
I de	clare	under penalty of perjury that the foregoing is true and correct.				
Date	e: 🏻	ebruary 28, 2025  **Bobby	. Gonzales			
		(TYPE OR PRINT NAME)	(SIGNATURE OF DECLARANT)			
16. 1	Num	ber of pages attached:				